

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

-----X
AIR CHINA LIMITED,

Plaintiff,

-against-

NELSON LI (a/k/a SHENG LI),
JOHN A. VARACCHI (a/k/a JOHN A. DAVIS),
GEORGE F. DONOHUE, JAY KOPF
(a/k/a JACOB M. KOPF) CHRISTIAN M. DEUTSCH,
WBM-JMK DEVELOPMENT LLC
(d/b/a WBM INTERNATIONAL DEVELOPMENT), JMK
CONSTRUCTION GROUP LTD.,
TCC INTERIORS, LTD., GMAC REAL ESTATE LLC,
GMAC REAL ESTATE IPG NEW YORK,

Defendants.

-----X

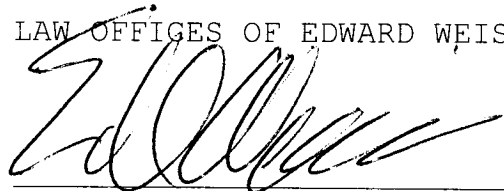
: Case No.
07 CIV 11128
(LTS) (DFE)

: **RULE 7.1 STATEMENT**

Pursuant to Federal Rule of Civil Procedure 7.1
[formerly Local General Rule 1.9] and to enable District Judges
and Magistrate Judges of the Court to evaluate possible
disqualification or recusal, the undersigned counsel for
defendants (except for the GMAC entities), certifies that there
are no corporate parents, affiliates and/or subsidiaries of said
parties, which are publicly held.

Dated: New York, New York
March 24, 2008

LAW OFFICES OF EDWARD WEISSMAN



Edward Weissman, Esq. (EW-1340)
Attorney for Defendants